the Applicant has cancelled Claims 107-119 herein, without prejudice to its right to pursue the subject matter of these claims in continuation or divisional applications. Applicant acknowledges the Examiners' indication that the subject matter of Claims 107-119, if allowable, would not correspond to the count proposed of record, and therefore, would be separately patentable.

The Applicant respectfully requests consideration of Claims 105 and 106 which are pending in this application. Applicant believes that the rejections of Claim 105 under 35 U.S.C. § 112 and § 102(e) of record are overcome by the Amendment and Declaration of Dr. Mitchell Finer Under Rule 132 ("Finer Declaration") filed October 25, 1995. The Applicant also believes that new Claim 106 covering the exemplified embodiment in the application, is likewise patentable. (See October 25, 1995 Amendment at pp. 6-17 and Finer Declaration).

## CONCLUSION

Applicant respectfully requests entry and consideration of the foregoing amendments and remarks, as well as the Amendment filed October 25, 1995 particularly the remarks at pages 6-17 of that Amendment and the accompanying Finer Declaration.

Withdrawal of all rejections and an early allowance of Claims 105-106 is earnestly sought.

Date: Van 4, 1996

Respectfully submitted,

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